IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF VIRGINIA Alexandria Division

UNITED STATES OF AMERICA,)
v. RAYMOND RAHBAR,) Crim. No. 1:24-cr-180-PTG-1)
Defendant.)
DEFENDANT RAHBAR'S MOTION FOR A BILL OF PARTICULARS COMES NOW the Defendant, Raymond Rahbar, through counsel, and respectfully moves	
this honorable Court to direct the prosecution to file a Bill of Particulars, pursuant to Federal Rule	
of Criminal Procedure 7(f) and the Fifth	, Sixth, and Eighth Amendments to the United States
Constitution. The grounds for this mot	ion are set forth in the Memorandum of Law filed

Dated: November 18, 2024 Respectfully submitted,

/s/

Joseph Flood SHELDON & FLOOD, PLC 10621 Jones Street, Suite 301-A Fairfax, V.A. 22030

simultaneously herewith.

Telephone: 703.691.8410 Email: jflood@sfhdefense.com Patrick F. Stokes (applied pro hac vice)
Alyse Ullery (applied pro hac vice)
GIBSON, DUNN & CRUTCHER LLP
1700 M Street, N.W.

Washington, D.C. 20036 Telephone: 202.955.8500

Email: pstokes@gibsondunn.com Email: aullery-glod@gibsondunn.com

Attorneys for Defendant Raymond Rahbar

CERTIFICATE OF SERVICE

I hereby certify that on this 19th day of November, 2024, I filed the foregoing document with the Clerk of the Court using the CM/ECF system, which will generate a Notice of Electronic Filing to all parties of record.

/s/ Joseph Flood SHELDON & FLOOD, PLC 10621 Jones Street, Suite 301-A Fairfax, V.A. 22030

Telephone: 703.691.8410 Email: jflood@sfhdefense.com

Attorney for Defendant Raymond Rahbar